

CHAPTER 1105
DEPOSITORY LIBRARY CENTER
S. F. 2100

AN ACT relating to the establishment of a depository library center within the Iowa library department.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. NEW SECTION. DEFINITIONS. As used in this Act unless the context otherwise requires:

1. "State agency" means a legislative, executive, or judicial office of the state and all of its respective officers, departments, divisions, bureaus, boards, commissions, committees, and state institutions of higher education governed by the state board of regents.

2. "State publications" means all multiply-produced publications of state agencies regardless of format which are supported by public funds, except correspondence and memoranda intended solely for internal use within the agency or between agencies, and materials designated by law as being confidential.

3. "Depository library" means a library designated for the deposit of state publications under the provisions of this Act.

Sec. 2. NEW SECTION. DEPOSITORY LIBRARY CENTER. There is created within the Iowa library department a depository library center. The state librarian shall appoint a depository librarian who shall administer the depository library center. The depository library center shall be the central agency for the collection and distribution of state publications to depository libraries.

Sec. 3. NEW SECTION. DUTIES OF THE DEPOSITORY LIBRARIAN. The depository librarian shall:

1. Enter into agreements according to rules promulgated by the depository librarian pursuant to chapter seventeen A (17A) of the Code with libraries for the deposit of state publications in the libraries. Rules shall provide for the classification of the libraries into depository libraries which, for a specified period of time, maintain either a full collection of state publications or a selected core of state publications. The state library commission and the state university of Iowa shall each permanently maintain two copies

of each state publication. One copy shall not be removed from the library and the other copy may be loaned.

2. Adopt a classification scheme for state publications and establish a record of the number and manner of distribution.

3. Annually advise state agencies of the number of copies of each class of publication needed for distribution.

4. Prepare, publish, and distribute on a quarterly basis without charge to depository libraries, and upon the request of other libraries or by subscription, a list of state publications which list shall include a cumulated index. The depository library center established in section two (2) of this Act shall also prepare and publish decennial cumulative indexes.

5. Provide to the library of Congress two copies of each state publication collected.

Sec. 4. NEW SECTION. Upon issuance of a state publication a state agency shall deposit with the depository library center at no cost to the center, seventy-five copies of the publication, or a lesser amount if specified by the depository librarian.

Sec. 5. Section eighteen point sixty-three (18.63), unnumbered paragraph two (2), Code 1977, is amended to read as follows:

The director may establish a central ~~library-and-depository sales and distribution center~~ from which shall be distributed all books, pamphlets, documents, reports and publications not required by law to be otherwise distributed. The director shall from time to time establish the cost of printing and distribution or mailing each book, pamphlet, report, document and publication. The director shall, thereafter, cause to be delivered, sent, or mailed to anyone requesting a book, pamphlet, report, document, or publication upon receipt of the cost thereof plus distribution or mailing charges. Anyone may examine a copy of any book, pamphlet, document, report or publication at the central ~~library-and-depository~~. ~~The director may exempt from the provisions of this section any pamphlet or publication which only lists the services available from a state department or agency sales and distribution center.~~

Sec. 6. Section eighteen point ninety-seven (18.97), subsection seventeen (17), Code 1977 Supplement, is amended to read as follows:

17. To ~~library-of-Congress-and~~ the library

of the United States supreme court1 copy each

Sec. 7. Section eighteen point ninety-seven (18.97), Code 1977 Supplement, is amended by striking subsection eighteen (18).

Sec. 8. Section eighteen point ninety-seven (18.97), Code 1977 Supplement, is amended by adding the following new subsection:

NEW SUBSECTION. To the depository library center established pursuant to section two (2) of this Act 75 copies

Sec. 9. Section seventeen point thirty-three (17.33), Code 1977, is repealed.

Approved May 8, 1978

CHAPTER 1106

ART PROJECTS IN STATE CONSTRUCTION

S.F. 72

AN ACT relating to the inclusion of fine arts projects in state building construction projects in cooperation with the Iowa state arts council.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Chapter three hundred four A (304A), Code 1977, is amended by adding sections two (2) through eight (8) of this Act.

Sec. 2. NEW SECTION. When used in this Act:

1. "State building" means any permanent structure, wholly or partially enclosed, which is intended to provide offices, laboratories, workshops, courtrooms, hearing and meeting rooms, storage space and other facilities for carrying on the functions of a state agency, including the board of regents; or auditoriums, meeting rooms, classrooms and other educational facilities; eating or sleeping facilities, medical or dental facilities, libraries and museums which are intended for the use or accommodation of the general public; together with all grounds and appurtenant structures and facilities; provided, however, it shall not mean maintenance sheds, separate garages, cellhouses or other secure sleeping facilities for prisoners, or buildings used solely as storage or warehouse facilities.

2. "Fine arts" means sculpture, fountains, bas-reliefs,